SECRET

puis John F Joe M Truary 28, 1958 Fi/et

Dear Hazel:

Rnclosed are two copies of the executed contract AF33(600)
36373. Please note that in accordance with our agreement I have
struck clause 26 and have added the agreed upon language under the
alterations clause. I have also enclosed the last page to the copy
of the contract which I have retained for our files.

As we discussed, we are somewhat concerned with Part II.

Period of Performance. As you are sware our progress under this contract is greatly dependent upon the progress of Although our work commenced in November, did not commence work until about January 1. We have, therefore, not achieved the progress one would normally expect because of this difference in starting dates.

Correspondingly with the concern of time, the score of work and our ability to accomplish the desired end results is directly 25X1A dependent upon the accomplishments of Failure on its part to accomplish their desired end may well mean that we also could not obtain the desired results. With this interpretation of this clause, it appears satisfactory.

Enclosed also is our invoice number 3 covering the costs expended in January. As previously discussed, the tax must be computed as 1.5% of the total selling price which includes the tax. As an example, on the attached invoice the tax is figured as follows:

Potal cost is \$11,544.86 which is 98.5% of the total selling price. Divide \$11,544.86 by .985 to obtain the total selling price of \$11,720.67. The difference between the two dollar figures is the abount of tax or \$175.81.

On the basis of the above, our last two invoices are correct and we were underpaid in the total amount of \$1.97.

mank you for your consideration of the above.

Sincerely,

PA

DOUGNENT NO.
NO CHANGE IN CLASS. A
LI DECLASSIFIED
CLASSI CHANGED TO: TS, S C
MEXT REVIEW DATE: 20, S

SECRET

Approved For Release 2001/07/27 : CIA-RDP81B00878R001/200010041-8EWER: 037189